10 / 52 95 63 Rec'PTO 28 MAR 2005

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference FPM03008-PCT International application No.	FOR FURTHER ACTION	SeeNotificati Examination	onofTransmittalofInternationalPrelimina Report (Form PCT/IPEA/416)
PCT/KD2002/001052	nternational filing date(day/mor	th/year)	Priority date (day/month/year)
International Patent Classification (IPC) or	25 SEPTEMBER 2003 (2	5.09.2003)	28 SEPTEMBER 2002 (28.09.2002)
IPC7 G06F 17/60 Applicant MQUAY INC. et al	nation report has been prepared ording to Article 36.		national Preliminary Examining Authorit
amended and are the basis for the 70.16 and Section 607 of the Ad	by ANNEXES, i.e., sheets of is report and/or sheets contain ministrative Instructions under	the description,	et. claims and/or drawings which have bee ns made before this Authority (see Rule
These annexes consist of a total of			
This report contains indications relating	g to the following items:		
1 v === and or annly of invention	Article 35(2) with many		industrial applicability e step or industrial applicability;
VII Certain defects in the intern	national application		
VIII Certain observations on the		·	
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of submission of the demand	Date of com	pletion of this r	report
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and mailing address of the IPEA/KR	Authorized of	officer	
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

PCT/KR2003/001952

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X	the drawings:		
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INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No. PCT/KR2003/001952

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and statement under Article 35(2) With regard to novelty	inventive stem on industrial at a second
V. Reasoned statement under Article 35(2) with regard to novelty	, miventive step or industrial applicability.
Citations and explanations summers!	i applicability,
citations and explanations supporting such statement	• .
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Ι.				·
1.	Statement			
	Novelty (N)	Claims	1-3, 5-6, 8-14	YES
		Claims		NO
	Inventive step (IS)	Claims	1-3, 8, 10	Vmo.
		Claims	5-6, 9, 11-14	YES NO
	Industrial applicability (IA)	Claims	1-3, 5-6, 8-14	
		Claims		YES
L				NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D: WO 00/49586 A1 (24 AUGUST 2000)

1. Novelty

The subject matter of Claims 1-3, 5-6 and 8-14 is novel over the available prior art (Article 33(2) PCT).

2. Inventive Step

D relates to a credit card system to be used as a payment means when purchasing a product by issuing a limited use credit card number additionally connected to a user's master credit card.

Claims 5-6 of the present invention relate to a virtual credit card system for a commercial payment by issuing a virtual credit card system which includes purchase money and a purchasing term, the technique of using a credit card number in which usage money and a usage term are limited is the same as that of the present invention's virtual cash card, excepting only that the expression is different. Therefore, Claims 5-6 of the present invention are not considered to involve an inventive step.

Claim 9 of the present invention is the method invention of Claim 5 and differs only in the category. They are the same in reality; therefore, Claim 9 of the present invention is not considered to involve an inventive step.

Claims 11-14 of the present invention relate to a virtual card service system characterized by a plurality of virtual cards. A user's card which is connected to a master card is issued by designating a usage condition when a virtual card, in which usage money and usage term are limited, is issued. However, D discloses a technique for registering and using a plurality limited use card numbers connected to one master card(page 19, line 16-28, Fig. 2). Therefore, Claims 11-14 of the present invention are not considered to involve an inventive step.

(Continued on Supplemental Sheet.)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

PCT/KR2003/001952

Supplemental Box		
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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of:

BOX V.

Therefore, Claims 5-6, 9 and 11-14 of the present invention are easy for a person skilled in the art to arrive at from D. Accordingly, the invention is not considered to involve an inventive step.

3. Industrial Applicability

Claims 1-3, 5-6 and 8-14 of the present invention are considered to be industrially applicable.